Application No. 10/721,850

REMARKS

The Office, under 35 USC §121, has required election of a single disclosed species for

prosecution on the merits.

Applicants provisionally elect to pursue **Figure 1 and claims 1-16**, with traverse.

The restriction requirement is traversed because the two species noted in the

Restriction Requirement, Figure 1 and Figure 2, clearly relate to the same hardware, with

only the views differing between the two Figures. As stated at paragraph [0012] of the

Specification as filed: "Figure 2 is a detailed sectional elevational view [of the hardware

shown in Figure 1] showing a portion of document handler 10 and main body 20; in this

Figure, document handler 10 is shown slightly spaced from the main body 10, as would occur

when the document handler 10 is raised slightly." In short, Figure 1 shows the document

handler *closed*, and Figure 2 shows the *same* document handler, in a slight close-up, slightly

raised. For this reason there is no distinction between the two Figures, in terms of subject

matter desired to be patented.

Although the above provisional election has been made to expedite the prosecution of

this application, the election shall not be considered to have any effect on any arguments

relating to patentability, as may be raised in subsequent prosecution regarding any aspect of

subject matter described in the Specification as filed.

In the event the Examiner considers personal contact advantageous to the disposition

of this case, he is hereby requested to call the undersigned attorney at (585) 423-3811,

Rochester, NY.

Respectfully submitted,

/Robert Hutter, Reg. #32418/

Robert Hutter

Attorney for Applicants

Registration No. 32,418

Telephone (585) 423-3811

RH/gm

2